UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

-V-

DAJAHN MCBEAN,

Supervisee.

No. 17-cr-216 (RJS) <u>ORDER</u>

RICHARD J. SULLIVAN, Circuit Judge:

The Court has previously scheduled a status conference in this matter for June 12, 2020 at 10:00 a.m. In light of the current COVID-19 pandemic, remote proceedings are authorized for certain proceedings with the consent of the defendant. *See* Standing Order M10-468, 20-mc-176 (CM) (S.D.N.Y. Mar. 30, 2020). The parties have advised the Court that due to the outbreak, Supervisee in this matter will need to participate in the upcoming status conference remotely.

Video and teleconferencing, however, is currently available on only a limited basis at Westchester County Jail, where Supervisee is in custody. Accordingly, even if Supervisee consents to proceed by video or teleconference, the Court must reschedule the conference to make the appropriate arrangements with the facility. IT IS HEREBY ORDERED THAT the status conference is rescheduled to June 26, 2020 at 11:00 a.m. The proceeding will take place by Skype for Business videoconference if it is reasonably available and if Supervisee consents. A separate order will issue in due course with the details for accessing that conference.

IT IS FURTHER ORDERED THAT no later than 5:00 p.m. on June 24, 2020, the parties must jointly email to the Court a list of persons who anticipate speaking during the videoconference, including counsel, Supervisee, and Supervisee's supervising probation officer. The email should also provide the telephone numbers from which each of those persons expect to join the call.

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IT IS FURTHER ORDERED THAT to determine whether Supervisee consents to proceed

via videoconference, or teleconference if videoconference is not reasonably available,

Supervisee's counsel shall discuss the attached consent form with Supervisee. If Supervisee is

able to sign the form (either personally or, in accordance with Standing Order M10-468, 20-mc-

174 (CM) (S.D.N.Y. Mar. 27, 2020), by Supervisee's counsel), Supervisee's counsel shall provide

the Court with the executed form at least 24 hours prior to the scheduled proceeding. In the event

that Supervisee consents, but counsel is unable to obtain or affix Supervisee's signature on the

form, the Court will conduct an inquiry on the record at the outset of the proceeding to confirm

Supervisee's consent and whether it is appropriate for the Court to add Supervisee's signature to

the form.

SO ORDERED.

Dated: June 9, 2020

New York, New York

RICHARD J. SULLIVAN

UNITED STATES CIRCUIT JUDGE

Sitting by Designation

SOUTH	D STATES DISTRICT COURT IERN DISTRICT OF NEW YORK	
	X D STATES OF AMERICA	
	-V-	WAIVER OF RIGHT TO BE PRESENT AT CRIMINAL PROCEEDING
	N MCBEAN, SuperviseeX	17-CR-216 (RJS)
Check	Proceeding that Applies	
	Arraignment	
	I have been notified of the specifications of violation of against me and have discussed the specifications where appears before a judge in a courtroom in the Souther and reviewed the specifications; to have the specification of admission of violation before the judge. By sign willingly give up my right to appear in a courtroom in these specifications and to enter a denial or admission	ith my attorney. I understand that I have a right to n District of New York to confirm that I have received ations read aloud to me if I wish; and to enter a denial ing this document, I wish to advise the court that I at the Southern District of New York to be informed of
Date:	Signature of Defendant	
	Print Name	
	Supervised Release Conference	
	I understand that I have a right to appear before a j York at the time the conditions of my release on supe discussed these rights with my attorney and wish to access to the courthouse has been restricted on acc attorney and I be permitted to participate by telephor in any conference with the court at which such condi	rvision or my remand to custody are discussed. I have give up these rights for the period of time in which count of the COVID-19 pandemic. I request that my ie, or if it is reasonably available by videoconferencing,
Date:	Signature of Defendant	
	Print Name	

I hereby affirm that I am aware of my obligation to discuss with my client the specifications of violation of supervised release, my client's rights to attend and participate in the criminal proceedings encompassed by this waiver, and this

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	I affirm that my client knowingly a hysically present in court.	and voluntarily consents to the proceedings being held without my
Date:		
Date.	Signature of Defense Counsel	_
	Print Name	
Addendum fo	or a defendant who requires servic	es of an interpreter:
		lese issues with the defendant. The interpreter also translated this before the defendant signed it. The interpreter's name is:
Date:	Signature of Defense Counsel	
Accepted:	Signature of Judge Date:	